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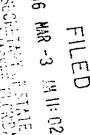
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FLORIDA DEPARTMENT OF STATE Division of Corporations

December 19, 2005

ALICE EMANUEL HOUSE OF JOY MINISTRIES, INC. P. O. BOX 203 BUNNELL, FL 32110

SUBJECT: HOUSE OF JOY MINISTRIES, INC.

Ref. Number: N03000008137

We have received your document for HOUSE OF JOY MINISTRIES, INC. and check(s) totaling \$210.00. However, your check(s) and document are being returned for the following:

The above listed corporation was administratively dissolved or its certificate of authority was revoked for failure to file its 2004 corporate annual report form. To reinstate, the corporation must submit a completed reinstatement application or annual report and the appropriate fees.

The fees to reinstate the corporation are as follows: \$175 reinstatement fee, \$61.25 filing fee per year.

Therefore, the total amount due to reinstate the corporation is \$332.50. Add an additional \$8.75 for each certificate of status requested.

Please note that an additional \$61.25 must be submitted to cover the filing fee for the year 2006, if your reinstatement is not returned prior to January 1, 2006.

If you have any questions concerning this matter, please either respond in writing or call (850) 245-6905.

Thelma Lewis Document Specialist Supervisor

Letter Number: 405A00072617

ARTICLES OF AMENDMENT to ARTICLES OF INCORPORATION of HOUSE OF JOY MINISTRIES, INC.

FILED

06 MAR -3 AM II: 02

SECRETARY OF STATE TALLARANCES, FLORINA

(Present name)

N03000008137

(Document Number of Corporation if Known)

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following Articles of Amendment to its Articles of Incorporation.

FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER (S) BEING AMENDED, ADDED, OR DELETED).

- 1.) Reinstate articles and remove admin. dissolution.
- 2.)Replace trustee Rhondy Johnson and replace with Otis Stanley.
- 3.)Replace trustee Mary Fullwood with Gloria McKay.
- 4.)Change principle place of business address from 309 E. Booe St., Bunnell, FL.
- 32110 to 311-B S. Railroad St., Bunnell, FL. 32110.

SECOND: The date of adoption of the amendment(s) was: December 3, 2005.

THIRD: Adoption of Amendment (CHECK ONE)

The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.

There is (are) no member(s) entitled to vote on the amendment. The amendment(s) was (were) adopted by the board of directors.

Signature of Chairman, Vice Chairman, President or other officer

in Marella

Alice Marella Emanuel
Typed or printed

President

Title

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION For House of Joy Ministries, Inc

PREAMBLE

WE, THE UNDERSIGNED, incorporators of House of Joy Ministries, Inc. mindful of sacred purpose in the Gospel, in order that this body may be governed in an orderly manner, consistent with the principles of a self-governing body, inherit rights of the Articles of Incorporation, do declare and establish this constitution. Notice is hereby given that the undersigned incorporators are U.S. Citizens of full age, having voluntarily associated themselves for the purpose of forming a nonprofit corporation without capital stock in accordance under the laws of the State of Florida under the provision of Chapter 617, providing for the formation, liability, rights, privileges and immunities of a nonprofit corporation. This corporation shall exist exclusively for religious, education and charitable purposes as defined in the Section 501(c)(3) of the Internal Revenue Code of 1954.

ARTICLE I Corporate and Legal Status

The name of this nonprofit Corporation shall be **HOUSE OF JOY MINISTRIES, INC.**

ARTICLE II Corporate Existence

HOUSE OF JOY MINISTRIES, INC. shall have perpetual existence, except sooner dissolved by law.

ARTICLE III

The principle place of business shall be 311-B S. Railroad St., Bunnell, FL 32110. The mailing address of this corporation shall be P.O. BOX 203, Bunnell, FL 32110.

ARTICLE IV Corporate Purpose and Powers

HOUSE OF JOY MINISTRIES, INC. is a Christ-centered family oriented church in the center of our community. Our mission is to minister the Gospel of Jesus Christ, and to minister biblical principles for practical living. This corporation shall also:

- Serve as an outreach ministry, working through the community to strengthen and unify the community both spiritually, economically and physically through means of teaching biblical principles and various community outreaches.
- 2. Establish an ecclesiastical form of government.
- 3. Provide a place of worship for those of faith and provide training to disciples of Christ.
- 4. Developing outreach ministries to reach the world.
- 5. Conduct a local church by the direction of the Lord Jesus Christ and under the leadership of the Holy Spirit as set forth in the Holy Bible, the irrevocable Word of God. Pursuant thereto, the following activities and guidelines shall be established:
 - a. A recognized Creed, Code of Doctrine, discipline and two form of worship shall be established.
 - b. An ecclesiastical form of government shall be established.
 - c. A church membership based upon acceptance of a recognized creed, belief and support of the church shall be established.
 - d. Various religious services pursuant to a recognized creed, form of worship, code and discipline of the church and schools for religious and educational instruction of the young and to the old shall be established.
 - e. Spread the Word of God by ministering through to all, through seminars; radio; television and other forms of mass media.
 - f. To conduct a local and international ministry in various communities, cities, states and other countries abroad.
 - g. To conduct a local school for any type of school for the religious training of ministries. To license, ordain and qualify ministers for various ministerial duties.
 - h. To perform the following sacerdotal functions and any other duty(ies) that may require the services of clergy in accordance with the Holy Scriptures, as set forth in the Bylaws of this organization.

As a means of accomplishing the above purposes and methods, the Corporation shall have the following powers:

- a. To accept, acquire, receive, take and hold by bequest, devise, grant, gift, purchase, exchange, lease, transfer judicial order or decree; or otherwise, for any of its objects and purposes, any property, both real and personal, of whatever kind, nature of description and wherever situated.
- b. To sell, exchange, convey, mortgage, lease transfer or otherwise dispose of any such property, both real and personal, as the objects and purposes of the corporation may require, subject to such limitations as may be prescribed by law.
- c. To borrow money and from time-to-time, to make; accept; endorse; execute and issue bonds; debentures; promissory notes; moneys borrowed or in payment for secure payment of any such obligations by mortgage; pledge; deed; indenture; agreement; or other instrument of trust, or by any other lien upon assignment of, or agreement in regard to all or any part of the property, rights, or privileges of the corporation wherever situated, whether now owned or hereafter to be acquired.
- d. To invest and reinvest its funds in stock, common or preferred; bonds, debentures, mortgages, or in such other securities and property, real and personal; as it shall deem advisable, subject to the limitations and conditions contained in any bequest; devise; grant or gift, provided such limitations and conditions are not in conflict with the provisions of the 501(c)(3) of the Internal Revenue of 1986, and applicable regulations thereunder, as they now exist or as they may be amended.

ARTICLE VI Management of Corporate Affairs

The powers of the corporation shall be exercised by or under the authority of, and the business and affairs of the corporation shall be managed under the direction of a Board of Directors, which shall have six (6) Directors initially. The initial Board of Directors need not be members of this church, but shall be in accordance with the bylaws and doctrines of this church. The number of trustees may be increased or decreased from time to time by a majority of trustees, but at no time shall there be fewer than three (3) Directors of the Corporation.

This Corporation may adopt an advisory board whose members need not be members of this church, but shall have no voting privileges or liability, but shall exist for the sole purpose of providing advice for the benefit of this corporation. All members and nonmembers shall be indemnified against actions arising out of judicial proceeding against this organization.

The church reserves the right to retain any legal accounting and professional services to insure accountability and integrity in its business affairs.

ARTICLE VII Initial Board of Directors

The following are names and addresses of the initial Board of Directors of this corporation.

PRESIDENT

Alice Marella Emanuel P O Box 203 Bunnell, FL 32110

TREASURER

Letriona Shaunta Emanuel 8010 Foxdale Dr. Jacksonville, FL 32210

SECRETARY

Susan A. Gipson P O Box 1123 Bunnell, FL 32110

TRUSTEE

Otis Stanley 5 Rodger Court Palm Coast, FL 32164

TRUSTEE

Shirley Owens P O Box 673 Bunnell, FL 32110

TRUSTEE

Gloria Jean McKay P O Box 732 Bunnell, FL 32110

ARTICLE VIII Members

The corporation shall have no members and shall be governed exclusively by its Board of Directors. The manner in which the directors of the Corporation shall be elected or appointed shall be governed by the provisions of the Bylaws of the Corporation.

ARTICLE IX Dissolution

In the event of dissolution of this Corporation, or in the event it shall cease to carry out the objects and purpose herein set forth, all of the business; property and assets of the Corporation shall be distributed to a nonprofit corporation qualifying as an exempt organization under the provisions of Sections of 501(c)(3) of the Internal Revenue Code of 1986, as amended, or any superseding statute thereof, as the Directors of the Corporation may select and designate; and in no event shall assets of said property, in the event of dissolution thereof go or be distributed or contributed by such directors, for any such purpose. Any of such assets not disposed of shall be disposed by the District Court of the County in which the principle office of the corporation is then located, exclusively for such purposes, or to such organization or organizations as said court shall determine, which are organized and operated exclusively for such purpose.

ARTICLE X Miscellaneous

Notwithstanding any other provisions of these Articles to the contrary herein, in the conduct of the affairs of the Corporation:

- a. The Corporation shall neither have nor exercise any power, nor engage directly in any activity that would invalidate its status:
 - As a corporation which is exempt from income taxation, as an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue law); or
 - 2. As a corporation whose contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue law).
- b. The property of the corporation is irrevocably dedicated to religious, educational and charitable purposes, and not a part of the net earnings of the corporation shall inure the benefit of or be distributed to its members, directors, officers or other private persons; except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered pertinent to it and to make payments and distributions in furtherance of the purposes set forth in these Articles.
- c. No substantial part of the activities of the Corporation shall consist of carry on propaganda, or otherwise attempting to influence legislature; nor shall it in any manner or to any extent, participate in, or intervene in (including the publishing or distributing of statements) any political campaign on behalf of any candidate for public office; nor shall the corporation engage in activities that are unlawful under applicable federal, state or local laws.
- d. The corporation shall not:
 - 1. Operate for the purpose of carrying on a trade or business profit;

- 2. Accumulate income, invest income, or diver income in a manner endangering its exempt status; or
- 3. Except to an insubstantial degree, engage in any activity or exercise any powers that are not in furtherance of the purposes of the corporation.
- e. The corporation's operations are to be conducted principally in the United States of America; the corporation may conduct operations in foreign countries, subject however, to the laws of the State of Florida.

ARTICLE XI Amendments

Amendments to these Articles of Incorporation may be adopted by a majority of the directors in the manner set forth in the Bylaws of the Corporation.

ARTICLE XII Incorporators

The following are names and addresses of the incorporators of these Articles of Incorporation.

PRESIDENT

Alice Marella Emanuel P O Box 203 Bunnell, FL 32110

TREASURER

Letriona Shaunta Emanuel 8010 Foxdale Dr Jacksonville, FL 32210

SECRETARY

Susan A. Gipson P O Box 1123 Bunnell, FL 32110

TRUSTEE

Otis Stanley 5 Rodger Court Palm Coast, FL 32164

TRUSTEE

Shirley Owens P O Box 673 Bunnell, FL 32110

TRUSTEE

Gloria J. McKay P O Box 732 Bunnell, FL 32110

ARTICLE XIII Initial Registered Agent

The name of the Registered Agent is:
Alice Marella Emanuel
P O Box 203
Bunnell, FL 32110

Acceptance of Appointment of Registered Agent for House of Joy Ministries, Inc.

Having been named as registered agent, and accepting service of process of the above named corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity.

I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and am familiar with and accept the obligations of my position.

Alice M. Emanuel

Registered Agent

Date

These Articles of Incorporation were adopted the 3rd Day of December 2005.

We, the Board of Directors of House of Joy Ministries, Inc. do sign our names as Incorporators of these Articles this 3rd Day of December 2005.

Alice Marella Emanuel

Incorporator

Incorporator

Letriona Shaunta Emanuel

Incorporator

Shirley Owens Incorporator

Otis Stanley

Susan A. Gipson

Incorporator

Gloria J. McKay

Incorporator

PLEASE READ ALL INSTRUCTIONS BEFORE COMPLETING THIS FORM.

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		FLORIDA DEPARTMENT OF STATE		FILED			
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House of Joy Ministries, IIc.				101.0001005010 <u>*</u> #23	ວວ.ພບ		
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		3. Mailing Office Address					
311-B S. RAILEDAD ST. P.O. B		P.O. BOX 203		CR2E081 (8/05)			
Suffe Apt.#	t, etc.	Suite, Apt. #, etc.	4. Date incorp	orated or Qualified			
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Busnell, Fl.		Burnell Fr. 37		11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	lied For Applicable		
3211C	S Country US	Zip Country US	6. CERTIFICATE	OF STATUS DESIRED S8.75 Additional for a Certificate	Fee required of Status		
	7. Name and Address of Current Registered Agent						
:	Name	4					
		ACICE M. EMAJUE!					
	Street Address (P.O. Box Number is Not Acceptable)			CHOME WELL 194-02			
	Suite, Apt. #, Etc.				•		
	Bunnell			State Zip Code FL 32(10			
8. I, being appointed the registered agent of the above named corporation, am familiar with and accept the obligations of section 607.0505 or 617.0503, F.S.							
Signature of Registered Agent Date 1906 REGISTERED AGENT MUST SIGN							
9. Names and Street Addresses of Each Officer and/or Director (Florida nonprofit corporations must list at least 3 directors)							
Titles	Name of Officers and/or Directors		Street Address of Each Officer and/or Director		City / State / Zip		
T	Letricia S. Em	muel 8010 Foxdace D	8010 Foxdare DR.		Jacksonville, Fr. JEZII		
2	SusAN A. GIPSON	803 €. BOOE S	803 E. BOOE ST.		Bunnell H. 32110		
C) Parter	OMS STANKEY	5 Rodger CT.	5 Rodger CT.		PAIN COAST, 71.32164		
TRUSTER	Stipley Owers	306 S. Moore S	or,	Burell, It. 32110			
C) Trusta	GLORA JEAN ME	<u>_</u>					
P	AUCE M. BUANN	e1 330 S. CHENY	ST.	Burnell, H. 321	10		
10. I certify that I am an officer or director or the receiver or trustee empowered to execute this application as provided for in chapter 607 or 617, F.S. I further certify that when filing this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies the requirements of section 607.0401 or 617.0401, F.S., that all fees owed by the corporation have been paid and the names of individuals listed on this form do not qualify for an exemption under section 119.07(3)(i), F.S. The information indicated on this application is true and accurate, and my signature shall have the same legal effect as if made under oath.							
SIGNATURE: William M. English OF PRINTED OF PRINTED WANTE OF PRINTED OF PRINT				19 06 386 - 437 - 16 Daytime Phone #	,796		
				Theevus			